HAITTED	CT	ATEC.	\mathbf{OE}	A A	лгр]	$\Gamma \Lambda$

APPLICATION AND ORDER OF EXCLUDABLE DELAY

Ng	CHONG	-v- Llwa		Case No.	18-C	R-53	28	(MKF
	- 1(0) 4					٠.٥;		
	The United	States of Amer	ca and the defendant l	nereby jointly requenced from the comp	est that the time utation of the t	e period fron ime period w	n vithin s	which
	() an () tris	information or i	ndictment must be file against defendant mus	ed, or (XW) st commence. (XC)			
The par	rties seek the	exclusion of the	foregoing period beca	ause				
case wi	thout trial, ar	nd they require a	n plea negotiations, who exclusion of time in igence, have reasonable	order to focus effo	rts on plea neg	otiations with	ition o hout th	of this he risk
			al time to prepare for					
this Co underst	amendment to urt adopted p ands that he	o the Constitution oursuant to that A she has a right to	e/she has been fully ad n; the Speedy Trial Ac Act; and Rule 50(b) of the betried before a jury	t of 1974, 18 U.S.0 the Federal Rules	C. §§ 3161-74 of Criminal Pro	; the plan and ocedure. The ing periods e	d rules e defer	s of ndant
comput Court f defenda without that the	date below, the time tinds that this ant in a speed () giver	ne time period from within which (exclusion of time the reasonable clusion of time when it is a sound to the reasonable clusion of time when ied the reasonable the reason	United States of Ame om MAY 6, 2019 an information or increase serves the ends of jurasons discussed on the likelihood that ongoin will allow all counsel to able time necessary for	to MAV 23 lictment must be finistice and outweight record and because g plea negotiations of focus their efforts	led or () trial the interests of the will result in a on plea negoti	is hereby must comme f the public a disposition factions withou	excludence. 'and the of this ut the	ded in The e c case risk
	SO ORDE	RED.						
Dated:	Brooklyn, Nay 6	N.Y 20 <u>/9</u>			gy Kuo			
				/ Untit	d States Magis	strate Judge		